

SEP 29 1999

**STATE OF MINNESOTA  
IN THE SUPREME COURT  
C4-99-404**

**FILED**

**ORDER OF FIRST JUDICIAL DISTRICT  
APPOINTING CHILD SUPPORT MAGISTRATES**

**WHEREAS**, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring in each county the implementation of an administrative child support process to resolve child support matters involving the public authority;

**WHEREAS**, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn. 1999), the Minnesota Supreme Court held that the structure of the administrative child support process as implemented pursuant to Minnesota Statutes § 518.5111 violates the constitutional separation of powers;

**WHEREAS**, in response to the *Holmberg* decision the Minnesota Legislature enacted Minnesota Statutes § 484.702 establishing an expedited child support process (1999 Minn. Laws, ch. 196, art. 1, sec. 2); and

**WHEREAS**, Minnesota Statutes § 484.702, subd. 3, provides that “the chief judge of each judicial district may appoint one or more suitable persons to act as child support magistrates for the expedited child support process, with the confirmation of the supreme court”;

**NOW THEREFORE, IT IS HEREBY ORDERED THAT:**

1. The individuals named below are appointed to serve in the First Judicial District as Child Support Magistrates for the Expedited Child Support Process:

<b>NAME</b>	<b>HOME COUNTY</b>
Jodie Metcalf, Magistrate Manager	None - Employee
Jan Davidson	Dakota County
Mary Flynn	Dakota County
Barbara Halper	Carver County
Christopher Neisen	LeSueur County
Maria Pastoor	Dakota County

2. At the request of the chief judge of the judicial district, other individuals employed by or under contract with the State of Minnesota as Child Support Magistrates may serve as Child Support Magistrates within the judicial district on a temporary, as needed basis.

DATE: Sept. 23, 1999

BY THE COURT:

Leslie M. Metzen  
Leslie M. Metzen  
Chief Judge

DATE: Sept 27, 1999

BY THE SUPREME COURT:

Kathleen A. Blatz  
Kathleen A. Blatz  
Chief Justice

**STATE OF MINNESOTA  
IN THE SUPREME COURT  
C4-99-404**

OFFICE OF  
APPELLATE COURTS

SEP 29 1999

**FILED**

**ORDER OF SECOND JUDICIAL DISTRICT  
APPOINTING CHILD SUPPORT MAGISTRATES**

**WHEREAS**, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring in each county the implementation of an administrative child support process to resolve child support matters involving the public authority;

**WHEREAS**, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn. 1999), the Minnesota Supreme Court held that the structure of the administrative child support process as implemented pursuant to Minnesota Statutes § 518.5111 violates the constitutional separation of powers;

**WHEREAS**, in response to the *Holmberg* decision the Minnesota Legislature enacted Minnesota Statutes § 484.702 establishing an expedited child support process (1999 Minn. Laws, ch. 196, art. 1, sec. 2); and

**WHEREAS**, Minnesota Statutes § 484.702, subd. 3, provides that “the chief judge of each judicial district may appoint one or more suitable persons to act as child support magistrates for the expedited child support process, with the confirmation of the supreme court”;

**NOW THEREFORE, IT IS HEREBY ORDERED THAT:**

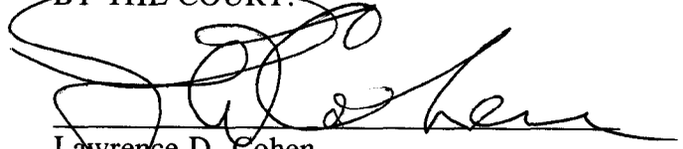
1. The individuals named below are appointed to serve in the Second Judicial District as Child Support Magistrates for the Expedited Child Support Process:

<b>NAME</b>	<b>HOME COUNTY</b>
Jodie Metcalf, Magistrate Manager	None - Employee
Luz Frias	Ramsey
Brad Johnson	None - Employee
Ann Leppanen	None - Employee
Michael Moriarity	None - Employee
Tsippi Wray	Ramsey

2. At the request of the chief judge of the judicial district, other individuals employed by or under contract with the State of Minnesota as Child Support Magistrates may serve as Child Support Magistrates within the judicial district on a temporary, as needed basis.

DATE: 9/24/99

BY THE COURT:



Lawrence D. Cohen  
Chief Judge

DATE: 9/27/99

BY THE SUPREME COURT:



Kathleen A. Blatz  
Chief Justice

**STATE OF MINNESOTA  
IN THE SUPREME COURT  
C4-99-404**

OFFICE OF  
APPELLATE COURTS

SEP 29 1999

**FILED**

**ORDER OF THIRD JUDICIAL DISTRICT  
APPOINTING CHILD SUPPORT MAGISTRATES**

**WHEREAS**, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring in each county the implementation of an administrative child support process to resolve child support matters involving the public authority;

**WHEREAS**, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn. 1999), the Minnesota Supreme Court held that the structure of the administrative child support process as implemented pursuant to Minnesota Statutes § 518.5111 violates the constitutional separation of powers;

**WHEREAS**, in response to the *Holmberg* decision the Minnesota Legislature enacted Minnesota Statutes § 484.702 establishing an expedited child support process (1999 Minn. Laws, ch. 196, art. 1, sec. 2); and

**WHEREAS**, Minnesota Statutes § 484.702, subd. 3, provides that “the chief judge of each judicial district may appoint one or more suitable persons to act as child support magistrates for the expedited child support process, with the confirmation of the supreme court”;

**NOW THEREFORE, IT IS HEREBY ORDERED THAT:**

1. The individuals named below are appointed to serve in the Third Judicial District as Child Support Magistrates for the Expedited Child Support Process:

<b>NAME</b>	<b>HOME COUNTY</b>
Jodie Metcalf, Magistrate Manager	None - Employee
Ronnelle Anderson	Rice County
Beverly Anderson	Rice County
Mary Madden	Rice County
Stephen Rolfsrud	Waseca County

2. At the request of the chief judge of the judicial district, other individuals employed by or under contract with the State of Minnesota as Child Support Magistrates may serve as Child Support Magistrates within the judicial district on a temporary, as needed basis.

DATE: Sept. 27, 1999

BY THE COURT:

Gerard W. Ring  
Gerard W. Ring  
Chief Judge

DATE: 9/27/99

BY THE SUPREME COURT:

Kathleen A. Blatz  
Kathleen A. Blatz  
Chief Justice

SEP 29 1999

STATE OF MINNESOTA  
IN THE SUPREME COURT  
C4-99-404

FILED

ORDER OF FOURTH JUDICIAL DISTRICT  
APPOINTING CHILD SUPPORT MAGISTRATES

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring in each county the implementation of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn. 1999), the Minnesota Supreme Court held that the structure of the administrative child support process as implemented pursuant to Minnesota Statutes § 518.5111 violates the constitutional separation of powers;

WHEREAS, in response to the *Holmberg* decision the Minnesota Legislature enacted Minnesota Statutes § 484.702 establishing an expedited child support process (1999 Minn. Laws, ch. 196, art. 1, sec. 2); and

WHEREAS, Minnesota Statutes § 484.702, subd. 3, provides that "the chief judge of each judicial district may appoint one or more suitable persons to act as child support magistrates for the expedited child support process, with the confirmation of the supreme court";

**NOW THEREFORE, IT IS HEREBY ORDERED THAT:**

1. The individuals named below are appointed to serve in the Fourth Judicial District as Child Support Magistrates for the Expedited Child Support Process:

NAME	HOME COUNTY
Jodie Metcalf, Magistrate Manager	None - Employee
Susan Fallek-Rogers	Hennepin County
Luz Frias	Hennepin County
Sangeeta Jain	Hennepin County
Mark Labine	Hennepin County
David Piper	Hennepin County
Jeannice Reding	Hennepin County
Susan Williams	Hennepin County

2. At the request of the chief judge of the judicial district, other individuals employed by or under contract with the State of Minnesota as Child Support Magistrates may serve as Child Support Magistrates within the judicial district on a temporary, as needed basis.

DATE: Sept 27, 1999

BY THE COURT:

Daniel H. Mabley  
Daniel H. Mabley  
Chief Judge

DATE: 9/27/99

BY THE SUPREME COURT:

Kathleen A. Blatz  
Kathleen A. Blatz  
Chief Justice

**STATE OF MINNESOTA  
IN THE SUPREME COURT  
C4-99-404**

OFFICE OF  
APPELLATE COURTS

SEP 29 1999

**FILED**

**ORDER OF FIFTH JUDICIAL DISTRICT  
APPOINTING CHILD SUPPORT MAGISTRATES**

**WHEREAS**, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring in each county the implementation of an administrative child support process to resolve child support matters involving the public authority;

**WHEREAS**, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn. 1999), the Minnesota Supreme Court held that the structure of the administrative child support process as implemented pursuant to Minnesota Statutes § 518.5111 violates the constitutional separation of powers;

**WHEREAS**, in response to the *Holmberg* decision the Minnesota Legislature enacted Minnesota Statutes § 484.702 establishing an expedited child support process (1999 Minn. Laws, ch. 196, art. 1, sec. 2); and

**WHEREAS**, Minnesota Statutes § 484.702, subd. 3, provides that “the chief judge of each judicial district may appoint one or more suitable persons to act as child support magistrates for the expedited child support process, with the confirmation of the supreme court”;

**NOW THEREFORE, IT IS HEREBY ORDERED THAT:**

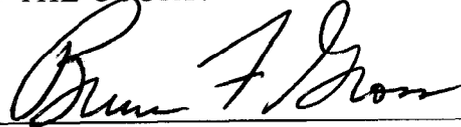
1. The individuals named below are appointed to serve in the Fifth Judicial District as Child Support Magistrates for the Expedited Child Support Process:

<b>NAME</b>	<b>HOME COUNTY</b>
Jodie Metcalf, Magistrate Manager	None - Employee
Thomas LaVelle	Nobles County
Jan Nelson	Redwood County
Stephen Rolfsrud	Blue Earth County

2. At the request of the chief judge of the judicial district, other individuals employed by or under contract with the State of Minnesota as Child Support Magistrates may serve as Child Support Magistrates within the judicial district on a temporary, as needed basis.

DATE: September 24, 1999

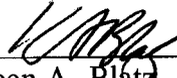
BY THE COURT:



Bruce F. Gross  
Chief Judge

DATE: 9/27/99

BY THE SUPREME COURT:



Kathleen A. Blatz  
Chief Justice

STATE OF MINNESOTA  
IN THE SUPREME COURT  
C4-99-404

OFFICE OF  
APPELLATE COURTS

OCT - 5 1999

FILED

ORDER OF SIXTH JUDICIAL DISTRICT  
APPOINTING CHILD SUPPORT MAGISTRATES

WHEREAS, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring in each county the implementation of an administrative child support process to resolve child support matters involving the public authority;

WHEREAS, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn. 1999), the Minnesota Supreme Court held that the structure of the administrative child support process as implemented pursuant to Minnesota Statutes § 518.5111 violates the constitutional separation of powers;

WHEREAS, in response to the *Holmberg* decision the Minnesota Legislature enacted Minnesota Statutes § 484.702 establishing an expedited child support process (1999 Minn. Laws, ch. 196, art. 1, sec. 2); and

WHEREAS, Minnesota Statutes § 484.702, subd. 3, provides that “the chief judge of each judicial district may appoint one or more suitable persons to act as child support magistrates for the expedited child support process, with the confirmation of the supreme court”;

**NOW THEREFORE, IT IS HEREBY ORDERED THAT:**

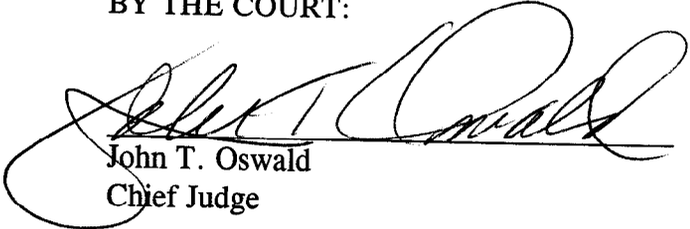
1. The individuals named below are appointed to serve in the Sixth Judicial District as Child Support Magistrates for the Expedited Child Support Process:

NAME	HOME COUNTY
Jodie Metcalf, Magistrate Manager	None - Employee
Steven Running	None - Employee

2. At the request of the chief judge of the judicial district, other individuals employed by or under contract with the State of Minnesota as Child Support Magistrates may serve as Child Support Magistrates within the judicial district on a temporary, as needed basis.

DATE: 9-24-99

BY THE COURT:

  
John T. Oswald  
Chief Judge

DATE: 9/29/99

BY THE SUPREME COURT:

  
Kathleen A. Blatz  
Chief Justice

OFFICE OF  
APPELLATE COURTS  
SEP 30 1999

**STATE OF MINNESOTA**  
**IN THE SUPREME COURT**  
**C4-99-404**

**FILED**

**ORDER OF SEVENTH JUDICIAL DISTRICT  
APPOINTING CHILD SUPPORT MAGISTRATES**

**WHEREAS**, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring in each county the implementation of an administrative child support process to resolve child support matters involving the public authority;

**WHEREAS**, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn. 1999), the Minnesota Supreme Court held that the structure of the administrative child support process as implemented pursuant to Minnesota Statutes § 518.5111 violates the constitutional separation of powers;

**WHEREAS**, in response to the *Holmberg* decision the Minnesota Legislature enacted Minnesota Statutes § 484.702 establishing an expedited child support process (1999 Minn. Laws, ch. 196, art. 1, sec. 2); and

**WHEREAS**, Minnesota Statutes § 484.702, subd. 3, provides that “the chief judge of each judicial district may appoint one or more suitable persons to act as child support magistrates for the expedited child support process, with the confirmation of the supreme court”;

**NOW THEREFORE, IT IS HEREBY ORDERED THAT:**

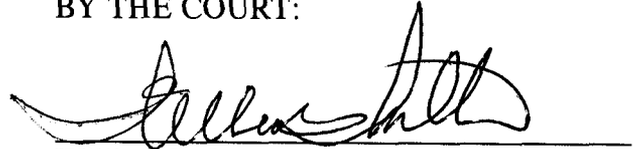
1. The individuals named below are appointed to serve in the Seventh Judicial District as Child Support Magistrates for the Expedited Child Support Process:

<b>NAME</b>	<b>HOME COUNTY</b>
Jodie Metcalf, Magistrate Manager	None - Employee
Kris Davick-Halfen	Todd County
George Gaffaney	None - Employee
John Hatling	Otter Tail County
Kevin Holden	Stearns County

2. At the request of the chief judge of the judicial district, other individuals employed by or under contract with the State of Minnesota as Child Support Magistrates may serve as Child Support Magistrates within the judicial district on a temporary, as needed basis.

DATE: 9-27-99

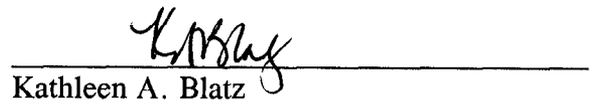
BY THE COURT:



William E. Walker  
Chief Judge

DATE: 9/29/99

BY THE SUPREME COURT:



Kathleen A. Blatz  
Chief Justice

OFFICE OF  
APPELLATE COURTS

**STATE OF MINNESOTA**  
**IN THE SUPREME COURT**  
**C4-99-404**

SEP 30 1999

**FILED**

**ORDER OF EIGHTH JUDICIAL DISTRICT  
APPOINTING CHILD SUPPORT MAGISTRATES**

**WHEREAS**, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring in each county the implementation of an administrative child support process to resolve child support matters involving the public authority;

**WHEREAS**, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn. 1999), the Minnesota Supreme Court held that the structure of the administrative child support process as implemented pursuant to Minnesota Statutes § 518.5111 violates the constitutional separation of powers;

**WHEREAS**, in response to the *Holmberg* decision the Minnesota Legislature enacted Minnesota Statutes § 484.702 establishing an expedited child support process (1999 Minn. Laws, ch. 196, art. 1, sec. 2); and

**WHEREAS**, Minnesota Statutes § 484.702, subd. 3, provides that “the chief judge of each judicial district may appoint one or more suitable persons to act as child support magistrates for the expedited child support process, with the confirmation of the supreme court”;

**NOW THEREFORE, IT IS HEREBY ORDERED THAT:**

1. The individuals named below are appointed to serve in the Eighth Judicial District as Child Support Magistrates for the Expedited Child Support Process:

<b>NAME</b>	<b>HOME COUNTY</b>
Jodie Metcalf, Magistrate Manager	None - Employee
Kevin Holden	Meeker County
Jan Nelson	Renville County

2. At the request of the chief judge of the judicial district, other individuals employed by or under contract with the State of Minnesota as Child Support Magistrates may serve as Child Support Magistrates within the judicial district on a temporary, as needed basis.

DATE: 9/27/99

BY THE COURT:

  
\_\_\_\_\_  
Gerald J. Seibel  
Chief Judge

DATE: 9/29/99

BY THE SUPREME COURT:

  
\_\_\_\_\_  
Kathleen A. Blatz  
Chief Justice

SEP 29 1999

FILED

STATE OF MINNESOTA  
IN THE SUPREME COURT  
C4-99-404

ORDER OF NINTH JUDICIAL DISTRICT  
APPOINTING CHILD SUPPORT MAGISTRATES

**WHEREAS**, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring in each county the implementation of an administrative child support process to resolve child support matters involving the public authority;

**WHEREAS**, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn. 1999), the Minnesota Supreme Court held that the structure of the administrative child support process as implemented pursuant to Minnesota Statutes § 518.5111 violates the constitutional separation of powers;

**WHEREAS**, in response to the *Holmberg* decision the Minnesota Legislature enacted Minnesota Statutes § 484.702 establishing an expedited child support process (1999 Minn. Laws, ch. 196, art. 1, sec. 2); and

**WHEREAS**, Minnesota Statutes § 484.702, subd. 3, provides that “the chief judge of each judicial district may appoint one or more suitable persons to act as child support magistrates for the expedited child support process, with the confirmation of the supreme court”;

**NOW THEREFORE, IT IS HEREBY ORDERED THAT:**

1. The individuals named below are appointed to serve in the Ninth Judicial District as Child Support Magistrates for the Expedited Child Support Process:

NAME	HOME COUNTY
Jodie Metcalf, Magistrate Manager	None - Employee
James Fossum	Crow Wing County
Timothy Tingelstad	Beltrami County

2. At the request of the chief judge of the judicial district, other individuals employed by or under contract with the State of Minnesota as Child Support Magistrates may serve as Child Support Magistrates within the judicial district on a temporary, as needed basis.

DATE: September 24, 1999

BY THE COURT:

  
\_\_\_\_\_  
Lois L. Lang  
Chief Judge

DATE: 9/29/99

BY THE SUPREME COURT:

  
\_\_\_\_\_  
Kathleen A. Blatz  
Chief Justice

OCT - 1 1999

**FILED**

**STATE OF MINNESOTA  
IN THE SUPREME COURT  
C4-99-404**

**ORDER OF TENTH JUDICIAL DISTRICT  
APPOINTING CHILD SUPPORT MAGISTRATES**

**WHEREAS**, in 1995 the Minnesota Legislature enacted Minnesota Statutes § 518.5511 requiring in each county the implementation of an administrative child support process to resolve child support matters involving the public authority;

**WHEREAS**, in *Holmberg v. Holmberg*, 588 N.W.2d 720 (Minn. 1999), the Minnesota Supreme Court held that the structure of the administrative child support process as implemented pursuant to Minnesota Statutes § 518.5111 violates the constitutional separation of powers;

**WHEREAS**, in response to the *Holmberg* decision the Minnesota Legislature enacted Minnesota Statutes § 484.702 establishing an expedited child support process (1999 Minn. Laws, ch. 196, art. 1, sec. 2); and

**WHEREAS**, Minnesota Statutes § 484.702, subd. 3, provides that “the chief judge of each judicial district may appoint one or more suitable persons to act as child support magistrates for the expedited child support process, with the confirmation of the supreme court”;

**NOW THEREFORE, IT IS HEREBY ORDERED THAT:**

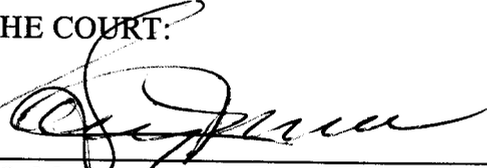
1. The individuals named below are appointed to serve in the Tenth Judicial District as Child Support Magistrates for the Expedited Child Support Process:

<b>NAME</b>	<b>HOME COUNTY</b>
Jodie Metcalf, Magistrate Manager	None - Employee
Beverly Anderson	Anoka County
Jeffrey Bangma	Kanabec County
Kim Brandell	Sherburne County
Susan Fallek-Rogers	Wright County
Deborah Kraus	Washington County
Dennis Seitz	Anoka County

2. At the request of the chief judge of the judicial district, other individuals employed by or under contract with the State of Minnesota as Child Support Magistrates may serve as Child Support Magistrates within the judicial district on a temporary, as needed basis.

DATE: 9/28/99

BY THE COURT:

  
\_\_\_\_\_  
Gary J. Meyer  
Chief Judge

DATE: 9/29/97

BY THE SUPREME COURT:

  
\_\_\_\_\_  
Kathleen A. Blatz  
Chief Justice